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HOUSE FILE 2541
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                                        AN ACT
1 4 ELIMINATING CERTAIN DUTIES OF THE DEPARTMENT OF NATURAL
         RESOURCES.
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   7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
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          Section 1. Section 72.5, subsection 2, Code 2005, is
1 10 amended to read as follows:
          2. In connection with development of a statewide building
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  12 energy efficiency rating system, pursuant to section 473.40, 13 the The director of the department of natural resources in
1 14 consultation with the department of management, state building
1 15 code commissioner, and state fire marshal, shall develop
1 16 standards and methods to evaluate design development documents
1 17 and construction documents based upon the energy efficiency
1 18 rating system for public buildings, and other life cycle cost
1 19 factors, to facilitate fair and uniform comparisons between
1 20 design proposals and informed decision making by public
1 21 bodies.
1 22 Sec. 2. Section 455B.17 1 23 amended to read as follows:
                    Section 455B.173, subsection 8, Code 2005, is
         8. Formulate and adopt specific and detailed statewide
  25 standards pursuant to chapter 17A for review of plans and 26 specifications and the construction of sewer systems and water
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1 27 supply distribution systems and extensions to such systems not
  28 later than October 1, 1977. The standards shall be based on 29 criteria contained in the "Recommended Standards for Sewage"
1 30 Works" and "Recommended Standards for Water Works" (Ten States
1 31 Standards) as adopted by the Great Lakes=Upper Mississippi
  32 River board of state sanitary engineers, design manuals 33 published by the department, applicable federal guidelines and
1 34 standards, standard textbooks, current technical literature,
1 35 and applicable safety standards. The material standards for
   1 polyvinyl chloride pipe shall not exceed the specifications
   2 for polyvinyl chloride pipe in designations D=1784=69, D=
\frac{1}{2} \frac{1}{3} \frac{1}{2241} \frac{1}{73}, D=2564=76, D=2672=76, D=3036=73, and D=3139=73 of
  4 ASTM (American society for testing and materials)
  5 international. The rules adopted which directly pertain to
2 6 the construction of sewer systems and water supply
   7 distribution systems and the review of plans and
   8 specifications for such construction shall be known
   9 respectively as the Iowa Standards for Sewer Systems and the
2 10 Iowa Standards for Water Supply Distribution Systems and shall 2 11 be applicable in each governmental subdivision of the state.
2 12 Exceptions shall be made to the standards so formulated only
2 13 upon special request to and receipt of permission from the
2 14 department. The department shall publish the standards and 2 15 make copies of such standards available to governmental
2 16 subdivisions and to the public.
2 17 Sec. 3. Section 455B.304, subsection 17, Code 2005, is 2 18 amended to read as follows:
         17. The commission shall adopt rules to establish a
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2 20 special waste authorization program. For purposes of this 2 21 subsection, "special waste" means any industrial process
2 22 waste, pollution control waste, or toxic waste which presents
2 23 a threat to human health or the environment or a waste with
  24 inherent properties which make the disposal of the waste in a 25 sanitary landfill difficult to manage. Special waste does not
  26 include domestic, office, commercial, medical, or industrial
  27 waste that does not require special handling or limitations on
2 28 its disposal. Special waste does not include hazardous wastes 2 29 which are regulated under the federal Resource Conservation
2 30 and Recovery Act, 42 U.S.C. } 6921==6934, or hazardous wastes
  31 as defined in section 455B.411, subsection 3, or hazardous
  32 wastes included in the list compiled in accordance with
  33 section 455B.464.
       Sec. 4. Section 455B.335, subsection 2, Code 2005, is
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2 35 amended by striking the subsection.
3 1 Sec. 5. Section 455B.412, subsection 1, Code 2005, is
  2 amended by striking the subsection.
         Sec. 6. Section 455B.461, subsection 2, Code 2005, is
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4 amended to read as follows:
             "Hazardous waste" means hazardous waste as defined in
          2.
   6 section 455B.411, subsection 3, and section 455B.464.
         Sec. 7. Section 455B.482, subsection 3, Code 2005, is
   8 amended to read as follows:
          3. "Hazardous waste" means hazardous waste as defined in
  10 section 455B.411, subsection 3, and under section 455B.464.
                    Section 455B.484, subsection 11, Code 2005, is
          Sec. 8.
3 12 amended by striking the subsection.
         Sec. 9. Section 558.69, unnumbered paragraph 1, Code 2005,
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  14 is amended to read as follows:
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         With each declaration of value submitted to the county
3 16 recorder under chapter 428A, there shall also be submitted a
  17 statement regarding whether any known private burial site is
3 18 situated on the property, and if a known private burial site
3 19 is situated on the property, the statement shall state the 3 20 approximate location of the site. The statement shall also
  21 state that no known wells are situated on the property, or if
3 22 known wells are situated on the property, the statement must
  23 state the approximate location of each known well and its
  24 status with respect to section 455B.190 or 460.302.
  25 statement shall also state that no known disposal site for
  26 solid waste, as defined in section 455B.301, which has been
  27 deemed to be potentially hazardous by the department of
  28 natural resources, exists on the property, or if such a known 29 disposal site does exist, the location of the site on the 30 property. The statement shall additionally state that no
  31 known underground storage tank, as defined in section
3 32 455B.471, subsection 11, exists on the property, or if a known
  33 underground storage tank does exist, the type and size of the
  34 tank, and any known substance in the tank. The statement 35 shall also state that no known hazardous waste as defined in
   1 section 455B.411, subsection 3, or listed by the department
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   2 pursuant to section 455B.412, subsection 2<del>, or section</del>
      455B.464, exists on the property, or if known hazardous waste
   4 does exist, that the waste is being managed in accordance with
   5 rules adopted by the department of natural resources. The 6 statement shall be signed by at least one of the sellers or
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   7 their agents. The county recorder shall refuse to record any
   8 deed, instrument, or writing for which a declaration of value 9 is required under chapter 428A unless the statement required
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4 10 by this section has been submitted to the county recorder.
4 11 buyer of property shall be provided with a copy of the
  12 statement submitted, and, following the fulfillment of this
4 13 provision, if the statement submitted reveals no private
4 14 burial site, well, disposal site, underground storage tank, or
4 15 hazardous waste on the property, the county recorder may
4 16 destroy the statement. The land application of sludges or
4 17 soils resulting from the remediation of underground storage
4 18 tank releases accomplished in compliance with department of
4 19 natural resources rules without a permit is not required to be 4 20 reported as the disposal of solid waste or hazardous waste.
          Sec. 10. Sections 455B.220, 455B.332, 455B.333, 455B.464,
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  22 and 473.40, Code 2005, are repealed.
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                                           CHRISTOPHER C. RANTS
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                                           Speaker of the House
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                                           JOHN P. KIBBIE
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                                           President of the Senate
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          I hereby certify that this bill originated in the House and
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     is known as House File 2541, Eighty=first General Assembly.
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                                           MARGARET THOMSON
                                           Chief Clerk of the House
                         _____, 2006
      Approved _
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10 THOMAS J. VILSACK 11 Governor